

REMARKS

This paper responds to the non-final office action mailed April 13, 2007.

Paragraph 2 requested that all references to Serial No. 09/478,571 be changed to U.S.

5 Patent No. 6,665,726. In this regard, the Examiner is reminded that the undersigned submitted
an earlier amendment in this case on March 28, 2005; that amendment purported to amend the
two paragraphs (one on page 8, and one on page 9) of the written description to address this same
issue, namely, to change the serial number reference to a reference to the issued patent. In re-
reviewing that original amendment, however, it appears that the correction submitted on March
10 28, 2005 itself had an error in that an additional sentence was included inadvertently. The
present amendment corrects that inadvertent error. The undersigned apologizes for any
confusion in this regard, but it is believed that the present amendment addresses the objection.

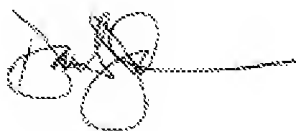
The rejection of claim 31 under 35 USC §112, second paragraph, has been addressed by
changing the claim's dependency to claim 30. The undersigned also apologizes for this
15 inadvertent error.

The objection to claim 15 is noted, and it has been addressed by including a recitation of
"receiving a list of a set of servers." Moreover, this new step further requires that "the set of
servers is identified by a content delivery network (CDN) map generating process." This is the
limitation from dependent claim 29, and the Examiner has indicated that claim 29 is allowable.
20 Thus, with these changes, independent claim 15 should now be in condition for allowance.

For the same reason, claims 16, 18, 20-28 and 30-31, which each depend directly or
indirectly from independent claim 15, should also be in condition for allowance.

In view of the above, a Notice of Allowability is in order and is requested at the
Examiner's convenience.

25 Respectfully submitted,



By: _____
David H. Judson, Registration No. 30,467

30 ATTORNEYS FOR APPLICANT